

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF MISSOURI
WESTERN DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

v.

RICK E. ENSS,
[DOB: xx/xx/1963]

Defendant.

No. _____

COUNT ONE:

**Enticement of a Child to Engage in
Prohibited Sexual Conduct**

18 U.S.C. § 2422(b)

Mandatory Minimum: 5 Years Imprisonment

NMT: 30 Years Imprisonment

NMT: \$250,000 Fine

NMT: Any Term of Years or Life

Class C Felony

COUNT TWO:

Providing Child Pornography to a Minor

18 U.S.C. § 2252A(a)(6)

Mandatory Minimum: 5 Years Imprisonment

NMT: 20 Years Imprisonment

NMT: \$250,000 Fine

Supervised Release: Any Term of Years or Life

Class C Felony

COUNT THREE:

Receiving Child Pornography

18 U.S.C. § 2252(a)(2)

Mandatory Minimum: 5 Years Imprisonment

NMT: 20 Years Imprisonment

NMT: \$250,000 Fine

Supervised Release: Any Term of Years or Life

Class C Felony

COUNT FOUR:

Possessing Child Pornography

18 U.S.C. § 2252(a)(4)(B)

NMT: 10 Years Imprisonment

NMT: \$250,000 Fine

Supervised Release: Any Term of Years or Life

Class C Felony

) COUNT FIVE:
) **Possessing Child Pornography**
) 18 U.S.C. § 2252(a)(4)(B)
) NMT: 10 Years Imprisonment
) NMT: \$250,000 Fine
) NMT: Any Term of Years or Life
) Class C Felony
)
) \$100 Mandatory Special Assessment
) (Each Count)
)
) Maximum Punishment if Convicted
) on All Counts:
) 90 Years Imprisonment
) \$1,250,000 Fine
) Supervised Release: Any Term of Years or Life
) \$500 Special Assessment

I N D I C T M E N T

THE GRAND JURY CHARGES THAT:

COUNT ONE

On or about March 15, 1999, to and including May 15, 2004, in the Western District of Missouri and elsewhere, **RICK E. ENSS**, defendant herein, did knowingly use a facility and means of interstate commerce, consisting of a computer and the Internet, to persuade, induce, entice, and coerce an individual who had not attained the age of 18 years, to engage in sexual activity for which the defendant could be charged with a criminal offense, that is, the following felonies proscribed by the statutes of the State of Missouri: statutory rape in the first degree (Mo. St. 566.032); statutory rape in the second degree (Mo. St. 566.034); child molestation in the first degree (Mo. St. 566.067); child molestation in the second degree (Mo. St. 566.068); incest (Mo. St. 568.020); statutory sodomy in the first degree (Mo. St. 566.062); and statutory sodomy in the second degree (Mo. St. 566.064); all in violation of Title 18, United States Code, Section 2422(b).

COUNT TWO

On or about March 15, 1999, to and including May 15, 2004, in the Western District of Missouri and elsewhere, **RICK E. ENSS**, defendant herein, did knowingly distribute, offer, send, and provide to a minor visual depictions of minors engaging in sexually explicit conduct, that were transported in interstate commerce by any means, including by computer, for purposes of inducing and persuading a minor to participate in any activity that is illegal, that is, the following felonies proscribed by the statutes of the State of Missouri: statutory rape in the first degree (Mo. St. 566.032); statutory rape in the second degree (Mo. St. 566.034); child molestation in the first degree (Mo. St. 566.067); child molestation in the second degree (Mo. St. 566.068); incest (Mo. St. 568.020); statutory sodomy in the first degree (Mo. St. 566.062); and statutory sodomy in the second degree (Mo. St. 566.064); all in violation of Title 18, United States Code, Section 2252A(a)(6).

COUNT THREE

On or about September 28, 2004, in the Western District of Missouri and elsewhere, **RICK E. ENSS**, defendant herein, did knowingly receive and attempted to receive visual depictions in interstate commerce by means of a computer and the Internet, the production of such visual depictions involved the use of minors engaged in sexually explicit conduct, and said visual depictions were of such conduct; all in violation of Title 18, United States Code, Section 2252(a)(2).

COUNT FOUR

On or about September 28, 2004, to and including September 29, 2004, in the Western District of Missouri and elsewhere, **RICK E. ENSS**, defendant herein, did knowingly possess one or more films or other matter which contained visual depictions that had been transported in interstate commerce and which were produced using materials which had been transported in interstate

commerce by any means, including by computer, and the production of such visual depictions involved the use of minors engaging in sexually explicit conduct, and said visual depictions were of such conduct; all in violation of Title 18, United States Code, Section 2252(a)(4)(B).

COUNT FIVE

On or about June 20, 2004, in the Western District of Missouri and elsewhere, **RICK E. ENSS**, defendant herein, did knowingly possess one or more films or other matter which contained visual depictions that had been transported in interstate commerce and which were produced using materials which had been transported in interstate commerce by any means, including by computer, and the production of such visual depictions involved the use of minors engaging in sexually explicit conduct, and said visual depictions were of such conduct; all in violation of Title 18, United States Code, Section 2252(a)(4)(B).

A TRUE BILL.

FOREPERSON OF THE GRAND JURY

Cynthia Phillips # 6283752
Assistant United States Attorney

Date: _____
Kansas City, Missouri